

ESTTA Tracking number: **ESTTA723262**

Filing date: **01/28/2016**

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE
BEFORE THE TRADEMARK TRIAL AND APPEAL BOARD

Proceeding	92060328
Party	Defendant Souki Manufacturing Inc.
Correspondence Address	SOUKI MANUFACTURING INC 326-6 SAKAMOTO-CHO, HODOGAYA-KU, YOKOHAMA-SHI KANAGAWA, 240-0043 JAPAN mina-csj@nifty.com
Submission	Other Motions/Papers
Filer's Name	Nobuhiko Minaki
Filer's e-mail	mina-csj@nifty.com
Signature	/N.Minaki/
Date	01/28/2016
Attachments	20160128.pdf(2652568 bytes)

**IN THE UNITED STATES PATENT AND TRADEMARK OFFICE
BEFORE THE TRADEMARK TRIAL AND APPEAL BOARD**

Plaintiff Trademark: LOVE IS FOREVER
Serial Number: 86285762
Filing Date: May 19, 2014
Refusal Issue/Mailing Date: August 27, 2014

Defendant Trademark: LOVE IS FOREVER ®
Registration No.: 3811074
Filing Date: May 13, 2009
Registration Date: June 29, 2010

Plaintiff	L. A. Gem and Jewelry Design, Inc.
Assigned Attorney	Mr. Milord A. Keshishian
	Cancellation No.: 92060328
Defendant	Souki Manufacturing Inc.
No Assigned Attorney	Nobuhiko Minaki (Mr.)
	Representative Director
	Entrepreneur, Trademark Creator, Owner, User

January 28, 2016 JST
Ref number: Souki 160122

Madam Mary Catherine Faint
Interlocutory Attorney
Trademark Trial and Appeal Board
United States Patent And Trademark Office

Dear Madam,

Amendments

I would like to amend to submit to petition the Amendments as follows and attached. If you could show your kind understanding, I am highly thankful.

Document concerned: ESTTA721778 (ESTTA Tracking number)
Filing date: 01/21/2016
Defendant Ref number: Souki 160116 dated: January 21, 2016 JST

↓

Amendment 1: Before Amendment: 03:03 pm EST
After Amendment: 03:30 pm EST

Place etc: 3rd line from the top line of page 2/7

↓

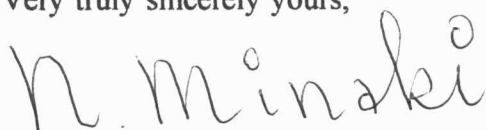
Amendment 2: Before amendment: (15) On 09/23/2016
After amendment: (15) On 09/23/2015
Place etc: 8th line from the top line of page 6/7

Regarding Certificate of Service for the Amendment 1 and Amendment 2, after mailing this Amendments to Assigned Attorney, I would like to present to submit.

The attached:

Before Amendment 2 pages
After Amendment 2 pages

Very truly sincerely yours,



Defendant

Souki Manufacturing Inc.

Nobuhiko Minaki (Mr.)

Representative Director

Entrepreneur, Trademark Creator, Owner, User

326-6 Sakamoto-cho, Hodogaya-ku, Yokohama-shi

Kanagawa, 240-0043, Japan

TEL 81-45-333-4525 81-45-332-7890 direct

FAX 81-45-515-0047 E-MAIL mina-csj@nifty.com

Report 1:

(1) I would like to express my deep thankfulness for your conducting the discovery conference 01/14/2016 from 03:03 pm EST 01/15/2016 from 05:30 am JST, and if you could allow me to add my report/words herein as follows, I am highly respectfully thankful.

And I have been highly thankful for your highly respectful and kind suggestion to give me a list of attorneys who are for civil cases but as I reported because my money I have now is for production of my products of the trademark, LOVE IS FOREVER ®, so I have to be patient powerlessly from consulting with such attorney for civil cases and I could not receive your highly kind advice. But for your highly kind and respectful words of you, I would like to express my deep thankfulness for you.

And I can directly contact the section etc concerned of U.S. Department of Justice in Washington, DC and I had received some highly kind and respectful experiences of receiving highly kind help/support of U.S. Department of Justice in Washington, DC in 2013 or so.

But in future if situations asking me, I might ask your respectful help to give a list of attorneys who are for civil cases, regarding which if you could show high understanding, I am highly respectfully thankful.

(2) And I have been deeply thankful for your highly respectful/thankful patience of you having examined my many so called piecemeal correspondences since the filing of this case 92060328 on 11/05/2014.

(3) But if you could show understanding that the cause of many so called piecemeal correspondences is not because of me. If there is no such filing of plaintiff I have never been sending/reporting such so called piecemeal correspondences. And I can not tell/judge which is piecemeal or not too. And in order not to make oversight and in order to be precise to facts etc, I have been tended to send/report many correspondences, which if you could kindly show understanding, I am highly thankful.

Report 2:

(1) Thank you very much for your **high Orders by E-mail dated 01/20/2016 09:03 JST**. Regarding some of your high Orders, I would like to respectfully respond to allege here in this letter and, later on I would like to respond too, if I could notice the mattes/subjects I should respond, which if you could respectfully show understanding it is highly respectfully thankful.

(2) Regarding my evidences, I would like to use/include some evidences from among 27 evidences I presented for 92058656 and new evidences for this case. Then, the maximum size of evidences might become more than limit size of ESTTA such as 6 MB. In this case ESTTA will

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(14) The grounds of filing this case of the plaintiff is abandonment of the trademark, which is opposite to the fact, but I have never abandoned and will never abandon the trademark, but I have been forced to transact as a Pro Se for preparation of this document etc.

That is, it seems that I have become a victim of false allegation/accusation by/of the assigned attorney etc, I think hypothetically.

(15) On 09/23/2016 the attorney for 92058656 has been highly so respectfully/wisely withdrawn from the case of 92058656, and now it seems she has been very happy and busy under support of wonderful clients and clients-to-be.

(16) But it seems the attorney for 92060328 has been happy to keep continue to file the 92060328 unhappily not being busy under no support of wonderful clients and clients-to-be, I feel hypothetically.

Although I have recommended for him to withdraw from this case, 92060328, many times, it seems he has been happy to keep continue to file the cancellation petition.

What is the reason why he will do such a very unwelcome antisocial matter?

For fun? For hobby? For ridiculing me? For teasing? For ill treating? For torment? For bully? For persecution? For oppression? These are all of hypothesis, and I think, these are not the reason.

Then what is to be the most relevant reason?

It seems it is for money, I think hypothetically.

Doing business in such a good gorgeous building as 2049 Century Park East, Suite 3850 of Los Angeles might feel good but not economical too, and it seems his business is not so busy, I feel so hypothetically.

That is why I have respectfully asked Mr. Keshishian to show/disclose his office Profit and Loss Statement of recent years or so in the Discovery Conference which started 01/14/2016 03:30 pm EST 01/15/2016 05:30 am JST.

3) Request:

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